

United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/791,727	91,727 03/04/2004		Kia Silverbrook	ZE027US	6827
24011	7590	07/30/2004		EXAMINER	
SILVERBI 393 DARLI		ESEARCH PTY LT	MAYES, MELVIN C		
BALMAIN,		C1		ART UNIT	PAPER NUMBER
AUSTRALI	A			1734	
				DATE MAILED: 07/30/2004	1

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	A-nlicont(n)	
		Applicant(s)	Ð
Office Action Summary	10/791,727	SILVERBROOK, KIA	
onioo Addon Gammary	Examiner	Art Unit	
- The MAII INC DATE of this communication of	Melvin Curtis Mayes	1734	
The MAILING DATE of this communication ap Period for Reply	opears on the cover sheet wi	th the correspondence address	;
A SHORTENED STATUTORY PERIOD FOR REPI THE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 CFR 1 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a report of the period for reply specified above, the maximum statutory period Failure to reply within the set or extended period for reply will, by stature Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).		eply be timely filed y (30) days will be considered timely. THS from the mailing date of this communic	cation.
Status			
1) Responsive to communication(s) filed on	·		
2a) This action is FINAL . 2b) ☑ Thi	is action is non-final.		
3) Since this application is in condition for allowa	ance except for formal matte	ers, prosecution as to the merit	ts is
closed in accordance with the practice under	Ex parte Quayle, 1935 C.D.	11, 453 O.G. 213.	
Disposition of Claims			
4)⊠ Claim(s) <u>1-8</u> is/are pending in the application.			
4a) Of the above claim(s) is/are withdra			
5) Claim(s) is/are allowed.			
6)☐ Claim(s) <u>1,4-6 and 8</u> is/are rejected.			
7)⊠ Claim(s) <u>2,3 and 7</u> is/are objected to.			
8)☐ Claim(s) are subject to restriction and/o	or election requirement.		
Application Papers			
9)⊠ The specification is objected to by the Examine	er		
10) The drawing(s) filed on is/are: a) acc	ented or b) objected to b	v the Evaminer	
Applicant may not request that any objection to the	drawing(s) be held in abeyand	e See 37 CFR 1.85(a).	
Replacement drawing sheet(s) including the correc	tion is required if the drawing(s	s) is objected to. See 37 CFR 1 12	21/4)
11)☐ The oath or declaration is objected to by the Ex	xaminer. Note the attached	Office Action or form PTO-152	; i(u).)
Priority under 35 U.S.C. § 119			••
12)⊠ Acknowledgment is made of a claim for foreign a)⊠ All b)□ Some * c)□ None of:		119(a)-(d) or (f).	
1. Certified copies of the priority document	s have been received.		
2. Certified copies of the priority document	s have been received in App	plication No. <u>09/721,856</u> .	
3. Copies of the certified copies of the prior	rity documents have been re	eceived in this National Stage	
application from the International Bureau	J (PCT Rule 17.2(a)).		
* See the attached detailed Office action for a list	of the certified copies not re	eceived.	
Attachment(s)	_		
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	4) Interview Sun	nmary (PTO-413) Mail Date	
B) M Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)	5) L Notice of Info	rmal Patent Application (PTO-152)	
Paper No(s)/Mail Date <u>3/4/04</u> .	6) Other:	•	

Art Unit: 1734

DETAILED ACTION

Specification

(1)

The disclosure is objected to because of the following informalities: continuity data is missing from page one. Application 10/126,676 is a continuation of Application 09/721,856.

Appropriate correction is required.

Double Patenting

(2)

The nonstatutory double patenting rejection is based on a judicially created doctrine grounded in public policy (a policy reflected in the statute) so as to prevent the unjustified or improper timewise extension of the "right to exclude" granted by a patent and to prevent possible harassment by multiple assignees. See *In re Goodman*, 11 F.3d 1046, 29 USPQ2d 2010 (Fed. Cir. 1993); *In re Longi*, 759 F.2d 887, 225 USPQ 645 (Fed. Cir. 1985); *In re Van Ornum*, 686 F.2d 937, 214 USPQ 761 (CCPA 1982); *In re Vogel*, 422 F.2d 438, 164 USPQ 619 (CCPA 1970); and, *In re Thorington*, 418 F.2d 528, 163 USPQ 644 (CCPA 1969).

A timely filed terminal disclaimer in compliance with 37 CFR 1.321(c) may be used to overcome an actual or provisional rejection based on a nonstatutory double patenting ground provided the conflicting application or patent is shown to be commonly owned with this application. See 37 CFR 1.130(b).

Effective January 1, 1994, a registered attorney or agent of record may sign a terminal disclaimer. A terminal disclaimer signed by the assignee must fully comply with 37 CFR 3.73(b).

(3)

Claims 1, 4-6 and 8 are rejected under the judicially created doctrine of obviousness-type double patenting as being unpatentable over claims 12 and 13 of U.S. Patent No. 6,530,339 in view of GB 2 303 580 and Minami 5,601,389.

U.S. Patent No. 6,530,339 claims an apparatus comprising: a page conveying path for conveying pages; a print head for printing on pages moving along the path; an two adhesive

Art Unit: 1734

applicators, one on each side of the path, with one adapted for applying one part of a two-part adhesive to one side of each page and the other adapted for applying the other part of the two-part adhesive to the other side of each page.

GB 2 303 580 teaches that an apparatus for gluing together sheets has a frame for receiving and stacking the sheets after gluing, the frame mounted on vertical rods for movement and having a floor for supporting the stack of sheets and an end stop in the form of a wall to arrest further movement of the sheets and towards which the sheets are knocked to ensure even stacking (Abstract, pg. 4, lines 10-25).

Minami teaches that an apparatus for binding sheets by glue has a pressing plate associated with the storage portion for pressing the glue-attached portions of the sheets (col. 3, lines 8-15).

It would have been obvious to one of ordinary skill in the art to have modified the apparatus of U.S. Patent No. 6,530,339 by providing a frame (tray) mounted on rods (frame) and having a floor and end wall, as taught by GB 2 303 580 to provide a frame for receiving and stacking the sheets after gluing, the floor for supporting the stack of sheets and the end wall to arrest further movement of the sheets and towards which the sheets are knocked to ensure even stacking.

It would have been obvious to one of ordinary skill in the art to have further modified the apparatus of U.S. Patent No. 6,530,339 by providing a pressing plate (binding mechanism), as taught by Minami, for pressing the glue-attached portions of the sheets.

Art Unit: 1734

(4)

Claims 1, 4-6 and 8 are provisionally rejected under the judicially created doctrine of obviousness-type double patenting as being unpatentable over claims 1-5 of copending Application No. 2003/0062132 in view of GB 2 303 580 and Minami 5,601,389.

Copending Application No. 2003/0062132 claims an apparatus comprising: a conveyor including a pair of pinch roller that coveys a page along a paper path; a print head located after the pinch rollers; first and second adhesive applicators located after the print head to apply first and second parts of two-part adhesive to opposite sides of the page; and a support for placement of the pages.

GB 2 303 580 teaches that an apparatus for gluing together sheets has a frame for receiving and stacking the sheets after gluing, the frame mounted on vertical rods for movement and having a floor for supporting the stack of sheets and an end stop in the form of a wall to arrest further movement of the sheets and towards which the sheets are knocked to ensure even stacking (Abstract, pg. 4, lines 10-25).

Minami teaches that an apparatus for binding sheets by glue has a pressing plate associated with the storage portion for pressing the glue-attached portions of the sheets (col. 3, lines 8-15).

It would have been obvious to one of ordinary skill in the art to have modified the apparatus of copending Application No. 2003/0062132 by providing the support for placement of the pages as a frame (tray) mounted on rods (frame) and having a floor and end wall, as taught by GB 2 303 580, to provide a support for receiving and stacking the sheets after gluing, the

Art Unit: 1734

floor for supporting the stack of sheets and the end wall to arrest further movement of the sheets and towards which the sheets are knocked to ensure even stacking.

It would have been obvious to one of ordinary skill in the art to have further modified the apparatus of copending Application No. 2003/0062132 by providing a pressing plate (binding mechanism), as taught by Minami, for pressing the glue-attached portions of the sheets.

This is a <u>provisional</u> obviousness-type double patenting rejection.

Allowable Subject Matter

(5)

Claim 2, 3 and 7 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Conclusion

(6)

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

(7)

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Melvin Curtis Mayes whose telephone number is 571-272-1234. The examiner can normally be reached on Mon-Fri 7:30 AM - 4:00 PM.

Art Unit: 1734

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Chris Fiorilla can be reached on 571-272-1187. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Melvin Curls Mayes Primary Examiner

Art Unit 1734

MCM July 27, 2004